

RESOLUTION—The question which requires to be dealt with in connection with the papers read above refers to service rendered by an Officer partly under a Municipality and partly under Government at the same time. The case of a Government Officer lent to a Municipality who desires to retain his lien on Government service and his right to pension, is already provided for in the Rules in Chapter III of the Civil Pension Code.

2. The Governor General in Council observes that there are at present no rules under which the service of an Officer who is paid at the same time partly from Municipal funds and partly from Government funds, qualifies for pension and leave. And there is a difficulty in making such rules without change in the law, so as to empower Municipal Boards to pay pensions and leave allowances out of the funds at their disposal.

3. The measures about to be taken in furtherance of the recent policy of Government regarding local self-Government, will lead to the necessity of Municipalities availing themselves of the services of Government Officers to a greater extent than is now the case; but while the existing rules, modified as in Resolution No. 1622 of 10th June 1882, will cover the cases of all Officers whose services are wholly lent to Municipalities, Officers of Government who devote only a part of their time to the performance of municipal duties will be at a disadvantage by reason of their pay in the service of Municipalities not being, under the present rules, taken into account in determining their pension and leave allowances.

4. The Governor General in Council requests accordingly that where the existing law makes no provision for payment by Municipalities of pensions, gratuities and leave allowances of Officers paid partly from Municipal funds and partly from Government funds at the same time, Local Governments will take early measures with a view to legislation being resorted to for removing any difficulties which may be found to exist. If an Officer is paid partly from Municipal Funds and partly from the General Revenues, it would seem reasonable that the Officer should pay to Government a contribution on the portion of his salary which is drawn from Municipal Funds calculated according to the rules in Chapter III of the Civil Pension Code, and in that case Government would be responsible for the whole of his pension and for his allowances while on leave other than privilege leave.

ORDERED, that this Resolution be communicated to the Home Department for the issue of necessary instructions to all Local Governments.

D. M. BARBOUR,
Offy. Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

DATE OF CLOSING TREASURY ACCOUNTS, CASH BALANCE REPORTS AND ACCOUNTS WITH HER MAJESTY'S TREASURY.

To—*The Officers in charge, District and Taluk Treasuries, and of several Courts and Registration Departments, Circular No. 1531, dated 13th July 1882.*

In supersession of all previous circular instructions on the subject the attention of all Treasury Officers, District and Taluk, are requested to the following, to have effect from July 1882.

1. The Monthly Treasury Account will (as formerly) comprise all receipts and payments from the first to the last day of every month inclusive and exhibit the cash balances remaining in all the Treasuries at the close of the month. The cash balance report should be despatched as heretofore by the first anche of the same or the following day and the District Treasury Account by the 5th.

2. For the timely adjustment of transactions with Her Majesty's Treasury, the account of such transactions including the taluks, should be made up to the 25th of the month inclusive and despatched to this Office by the first anche thereafter. Transactions from the 26th to the last day of the month should be entered in a supplemental account which should be despatched on the 2nd or 3rd. Precision as to dates is essential to obviate discrepancies between the accounts of Her Majesty's Treasury and the Imperial Post Offices and other Departments having transactions with the Mysore Treasuries. As exceptions to these dates, the accounts with Her Majesty's Treasury for the month of February should comprise transactions up to the 22nd inclusive and those for March to the 31st.

3. The local Courts and the Registration Offices will include in their returns of fees, fines, &c., all such as are remitted to the Local Treasuries from the first to the last day of each month.

H. HUDSON,
Comptroller.